

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re ACANDS, INC., Debtor.	Chapter 11 Case No. 02-12687 (JKF)
In re ARMSTRONG WORLD INDUSTRIES, INC., Reorganized Debtor.	Chapter 11 Case No. 00-4471 (JKF)
In re COMBUSTION ENGINEERING, INC., Reorganized Debtor.	Chapter 11 Case No. 03-10495
In re THE FLINKTOTE COMPANY and FLINKTOTE MINES LIMITED, Debtors.	Chapter 11 Case No. 04-11300 Jointly Administered
In re KAISER ALUMINUM CORP., <i>et. al.</i> Debtors.	Chapter 11 Case No. 02-10429 Jointly Administered
In re OWENS CORNING, <i>et. al.</i> Debtors.	Chapter 11 Case No. 00-03837 Jointly Administered
In re UNITED STATES MINERAL PRODUCTS, d/b/a ISOLATEK INTERNATIONAL, Debtor.	Chapter 11 Case No. 01-02471

In re
USG CORP., *et. al.*
Reorganized Debtors.

In re
W.R. GRACE & CO., *et. al.*
Debtors.

Chapter 11
Case No. 01-2094
Jointly Administered

Chapter 11
Case No. 01-1139
Jointly Administered

REGARDING
MODIFIED ORDER LIMITING NOTICE OF THE MOTION OF GARLOCK SEALING TECHNOLOGIES LLC FOR ORDER AUTHORIZING ACCESS TO 2019 STATEMENTS FILED IN THIS COURT

Upon the motion of (the “Motion”) of Garlock Sealing Technologies LLC (“Garlock”) for the entry of an order, pursuant to section 105 of title 11 of the United States Code and Rule 2002 of the Federal Rules of Bankruptcy Procedure, limiting notice with respect to the *Motion of Garlock Sealing Technologies LLC for Order Authorizing Access to 2019 Statements Filed in this Court* (the “Motion to Unseal”);¹ the Court having considered the Motion; the Court having jurisdiction over this matter; venue being appropriate; notice of the Motion having been found proper under the circumstances; and just cause for the relief requested in the Motion being present;

IT IS HEREBY ORDERED THAT:

1. The Motion is GRANTED. **in part.**
2. Garlock’s notice of the Motion to Unseal upon the following parties ~~was~~ shall be served on ~~sufficient and appropriate under the circumstances, and thus is approved.~~ (i) all law firms for asbestos personal injury claimants that have filed statements pursuant to Rule 2019 of the

¹ Capitalized terms not otherwise defined herein have the meanings ascribed to such terms in the Motion or, if not defined therein, in the Motion to Unseal.

Federal Rules of Bankruptcy Procedure and that Garlock seeks through the Motion to Unseal to have unsealed, (ii) counsel of record for the debtors in each of the Bankruptcy Cases, (iii) counsel for any statutory committee appointed in the Bankruptcy Cases, (iv) counsel for all trustees of any trusts created in the Bankruptcy Cases pursuant to section 524(g) of title 11 of the United States Code, and (v) the Office of the United States Trustee for the districts in which each of the Bankruptcy Cases is venued. (vi) all Notice Parties and (vii) all those who have filed requests for notices in each of the cases.

Dated: January 11, 2011


THE HONORABLE JUDITH K. FITZGERALD
UNITED STATES BANKRUPTCY JUDGE